# INTERNATIONAL SEARCH REPORT

International application No.

PCT/US04/43096

A. CLASSIFICATION OF SUBJECT MATTER				
IPC(7) : D01D 5/08; D02G 3/22; D06M 11/00				
US CL : 264/10, 211.16, 465; 425/174.8E; 428/318.8, 359, 364				
According to	According to International Patent Classification (IPC) or to both national classification and IPC			
B. FIEL	DS SEARCHED	Classification and II C		
Minimum do	compensation accorded (almost the contract to			
US · 2	cumentation searched (classification system followe 264/10, 211.16, 465; 425/174.8E; 428/318.8, 359,	d by classification symbols)		
0.5 2	04710, 211.10, 405, 425/174.02, 426/518.6, 539,	904		
<u> </u>				
Documentation	on searched other than minimum documentation to	he extent that such documents are included in	n the fields consulted	
		and the decimal in the mended in	it the rieds searched	
Electronic da	ta base consulted during the international search (na	me of data base and, where practicable, sear	ch terms used)	
Please See Co	ontinuation Sheet	•	,	
C. DOCI	UMENTS CONSIDERED TO BE RELEVANT			
Category *	Citation of document, with indication, where			
X	US 20030116203 A1 CYTE at all 26 Iv 2003 (2	appropriate, of the relevant passages	Relevant to claim No.	
	US 20030116293 A1 (XUE et al) 26 June 2003 (2 (paragraph [0006]).	5.05.2003), page 1, column 1, lines 36-49	20, 22	
Y	(48kw [0000]).			
			21	
X, P	JP 2004-162215 A (TEIJIN LTD.) 10 June 2004 (	10.06.2004), abormor	1 10 00 00	
	10000	10.00.2004), abstract.	1-19, 23-29	
1				
j				
ŀ				
1				
l				
-				
Further of	documents are listed in the continuation of Box C.	See patent family annex.		
* Spe	cial categories of cited documents:	"T" later document published after the intern		
		date and not in conflict with the applicat	iational filing date or priority	
of particular	efining the general state of the art which is not considered to be	principle or theory underlying the inven	tion	
"E" earlier appli		"X" document of particular relevance; the cli	aimed invention cannot be	
E earner appli	ication or patent published on or after the international filing date	considered novel or cannot be considere	d to involve an inventive step	
"L" document w	thich may throw doubts on priority claim(s) or which is cited to	when the document is taken alone		
establish the specified)	publication date of another citation or other special reason (as	"Y" document of particular relevance; the cla	nimed invention cannot be	
		considered to involve an inventive step v	vhen the document is	
O" document re	ferring to an oral disclosure, use, exhibition or other means	combined with one or more other such d being obvious to a person skilled in the a	ocuments, such combination	
P" document pu	ablished prior to the international filing date but later than the		i i	
priority date	claimed	"&" document member of the same patent far	nily	
Date of the actu	al completion of the international search	Date of mailing of the international search	ranort	
			report	
0 May 2005 (1		26 MAY 2005		
	ng address of the ISA/US	Authorized officer		
	top PCT, Atm: ISA/US issioner for Patents	Late Tarionic Cont		
	lox 1450	Eed, B. Tentoni	1	
Alexan	dria, Virginia 22313-1450	Telephone No. (571) 272-1700		
acsimile No. (7		• • • • • • • • • • • • • • • • • • • •		
m PCT/ISA/2	10 (second sheet) (January 2004)			

# PATENT COOPERATION TREATY



### From the INTERNATIONAL SEARCHING AUTHORITY

To: MICHAEL E. WHITHAM	PCT			
WHITHAM, CURTIS & CHRISTOFFERSON P.C. 11491 SUNSET HILLS ROAD SUITE 340 RESTON, VA 20190	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION			
	(PCT Rule 44.1)  Date of mailing O. 84.0 V. 0008			
	(day/month/year) 26 MAY 2005			
Applicant's or agent's file reference 021238-693	FOR FURTHER ACTION See paragraphs 1 and 4 below			
International application No. PCT/US04/43096	International filing date (day/month/year) 23 December 2004 (23.12.2004)			
Applicant VIRGINIA COMMONWEALTH UNIVERSITY				
The applicant is hereby notified that the international sear Authority have been established and are transmitted here.	rch report and the written opinion of the International Searching with.			
Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the cla	aims of the international application (see Pule 46).			
	normally two months from the date of transmittal of the international			
Where? Directly to the International Bureau of WIPO 1211 Geneva 20, Switzerland, Facsimile No.	0, 34 chemin des Colombettes :: +41 22 740 14 35			
For more detailed instructions, see the notes on the a	ccompanying sheet.			
2. The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith.				
3. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that:				
the protest together with the decision thereon has been request to forward the texts of both the protest and the no decision has been made yet on the protest; the approximation of the protest is the approximation.	en transmitted to the International Bureau together with the applicant's the decision thereon to the designated Offices.			
4. Reminders	sheam will be notified as soon as a decision is made.			
priority claim, must reach the International Bureau as provided in the technical preparations for international publication.	the international application will be published by the International a, a notice of withdrawal of the international application, or of the n Rules 90bis.1 and 90bis.3, respectively, before the completion of			
The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Bureau. The International Bureau will send a copy of such comments to all designated Offices unless an international preliminary examination report has been or is to be established. These comments would also be made available to the public but not before the expiration of 30 months from the priority date.				
Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices.				
In respect of other designated Offices, the time limit of 30 months	s (or later) will apply even if no demand is filed within 19 months.			
See the Annex to Form PCT/IB/301 and, for details about the <i>Guide</i> , Volume II, National Chapters and the WIPO Internet site.	applicable time limits, Office by Office, see the PCT Applicant's			
Name and mailing address of the ISA/ US	Authorized office			
Mail Stop PCT, Attn: ISA/US Commissioner for Patents	B. Tentoni			
P.O. Box 1450 Alexandria, Virginia 22313-1450	1, 10			
Facsimile No. (703) 305-3230	Telephone No. (571) 272-1700			

Form PCT/ISA/220 (January 2004)

## PATENT COOPERATION TREATY

# **PCT**

### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 021238-693	l .	Form PCT/ISA/220 here applicable, item 5 below.			
International application No. PCT/US04/43096	International filing date (day/month/year) 23 December 2004 (23.12.2004)	(Earliest) Priority Date (day/month/year) 23 December 2003 (23.12.2003)			
Applicant VIRGINIA COMMONWEALTH UNIVE	RSITY				
This international search report consists  It is also accompanied  Basis of the Report  a. With regard to the language, the	g transmitted to the International Bureau.				
The international	search was carried out on the basis of a transition (Rule 23.1(b)).	slation of the international application			
1		the international application, see Box No. I.			
2. Certain claims were found	unsearchable (See Box No. II)				
3. Unity of invention is lacking	ng (See Box No. III)				
4. With regard to the title,	nitted by the applicant				
the text is approved as submitted by the applicant.  the text has been established by this Authority to read as follows:					
5. With regard to the abstract,	sitted by the analigant				
	1, according to Rule 38.2(b), by this Authorit	y as it appears in Box No. IV. The applicant reh report, submit comments to this Authority.			
6. With regard to the drawings, a. the figure of the drawings to be	published with the abstract is Figure No. 1				
as suggested by the	applicant.				
	Authority, because the applicant failed to sug				
as selected by this A	Authority, because this figure better character	rizes the invention.			
b none of the figures is to be	published with the abstract.				

Form PCT/ISA/210 (first sheet) (January 2004)

# INTERNATIONAL SEARCH REPORT

International application No.

PCT/US04/43096

Box 1V	TEXT OF	THE ABSTRACT	(Continuation of Item	5 of the first sheet)
--------	---------	--------------	-----------------------	-----------------------

The technical features mentioned in the abstract do not include a reference sign between parentheses (PCT Rule 8.1(d)).

#### **NEW ABSTRACT**

A process of making fibers by electrostatic spinning includes the use of a mixing vessel (10), a piston (15) for pressurizing the polymer, carbon dioxide sources (20) for lowering the viscosity of the polymer or pressurizing the collection vessel (35), a pressure generator (25), view ports (30), a target (36), a spinning needle (40), a camera/TV recorder (45) and a voltage source (50).

Form PCT/ISA/210 (continuation of first sheet(3)) (January 2004)

# INTERNATIONAL SEARCH REPORT

International application No.

PCT/US04/43096

A. CLA	ASSIFICATION OF SUBJECT MATTER		
IPC(7)	: D01D 5/08; D02G 3/22; D06M 11/00		
US CL : 264/10, 211.16, 465; 425/174.8E; 428/318.8, 359, 364			
According t	to International Patent Classification (IPC) or to both	Dational classification and IDC	
B. FIEI	LDS SEARCHED	i intional classification and if C	
Minimining	ocumentation searched (classification system follows	ed by classification symbols)	
0.5.	264/10, 211.16, 465; 425/174.8E; 428/318.8, 359,	364	
Documentat	ion searched other than minimum documentation to	the extent that such documents : 1 1 1:	
	documentation to	the extent that such documents are included i	n the fields searched
Electronic d	ata base consulted during the international search (na	ame of data hase and where practicable see	roh tomme t
Please See C	Continuation Sheet	sine of data base and, where practicable, seal	ch terms used)
C Boo			
	UMENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where	appropriate, of the relevant passages	Relevant to claim No.
X	US 20030116293 A1 (XUE et al) 26 June 2003 (2	6.06.2003), page 1 column 1 lines 36-40	
	(paragraph [0006]).	1, mes 30-49	20, 22
Y			21
			21
X, P	JP 2004-162215 A (TEIJIN LTD.) 10 June 2004 (	10.06,2004), abstract.	1-19, 23-29
		,,,	1-19, 23-29
	j		
		İ	
Further	documents are listed in the continuation of Box C.	See patent family annex.	
Sp	ecial categories of cited documents:		
'A" document	doffining at the same of the s	"T" later document published after the interr date and not in conflict with the applicat	lational filing date or priority
of particula	defining the general state of the art which is not considered to be ar relevance	principle or theory underlying the inven	tion
		"X" document of particular relevance: the cl-	
E" earlier app	lication or patent published on or after the international filing date	"X" document of particular relevance; the cle considered novel or cannot be considered	d to involve an inventive sta-
L" document	which may throw doubts on priority claim(s) or which is cited to	when the document is taken alone	d to myorve air inventive step
	be publication date of another citation or other special reason (as	"Y" document of particular relevance: the old	
specified)	the state of the s	"Y" document of particular relevance; the cla considered to involve an inventive step w	timed invention cannot be
O" document r	referring to an oral disclosure, use, exhibition or other means	combined with one or more other such d	Ocuments such combination
		being obvious to a person skilled in the a	urt
P" document p	published prior to the international filing date but later than the	"&" document member of the same patent far	niv
рпопцу дан	e claimed	battle in the same patent la	ıu.y
ate of the act	ual completion of the international search	Date of mailing of the international search	report
			report
May 2005 (		26 MAY (2005	İ
aine and mail	ling address of the ISA/US	Multiprized officer/	
Mail S	Stop PCT, Attn: ISA/US	10 Julian	
	nissioner for Patents  Box 1450	Led B. Tentoni	
	ndria, Virginia 22313-1450	Telephone No. (571) 272-1700	
icsimile No. (	(703) 305-3230		
			ł

For C1/ISA/210 (second sheet) (January 2004)

INTERNATIONA	L SEARCH REPORT	PCT/US04/43096
Continuation of B. FIELDS SEARCH		
(cellular or pore or porous)	i, (electrostatic adj5 spin\$4), subcritical, supe	ercritical, scf, pressuriz\$4, skin, internal with
Form PCT/ISA/210 (extra sheet) (January	2004)	

# PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUT	HORITY			
To: MICHAEL E. WHITHAM WHITHAM, CURTIS & CHRISTOFFERSON P.C. 11491 SUNSET HILLS ROAD SUITE 340 RESTON, VA 20190		PCT  WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY		
			(PCT Rule 43bis.1)	
		Date of mailing (day/month/year)	<b>26</b> MAY 2005	
Applicant's or agent's file reference		FOR FURTHER	ACTION	
021238-693			See paragraph 2 below	
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)	
PCT/US04/43096	23 December 2004 (23.	12.2004)	23 December 2003 (23.12.2003)	
International Patent Classification (IPC)				
IPC(7): D01D 5/08; D02G 3/22; D06M Applicant	1 11/00 and US Cl.: 264/10	0, 211.16, 465; 425/	174.8E; 428/318.8, 359, 364	
VIRGINIA COMMONWEALTH UNIV	VERSITY			
1. This opinion contains indications re	lating to the following iten	ns:		
Box No. I Basis of the	e opinion			
Box No. II Priority	Box No. II Priority			
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
Box No. IV Lack of unity of invention				
Box No. V Reasoned s applicabilit	tatement under Rule 43bis. y; citations and explanation	Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial explanations supporting such statement		
Box No. VI Certain doc				
Box No. VII Certain defects in the international application				
Box No. VIII Certain observations on the international application				
2. FURTHER ACTION				
increational recitionary examining	g Authority ("IPEA") exc he IPEA and the chosen II	cept that this does PEA has notified the	be considered to be a written opinion of the not apply where the applicant chooses an International Bureau under Rule 66.1bis(b) ered.	
mailing of Form PCT/ISA/220 or be	ere appropriate, with ame fore the expiration of 22 m	endments before the	EA, the applicant is invited to submit to the expiration of 3 months from the date of rity date, whichever expires later.	
For further options, see Form PCT/I	SA/220,			
3. For further details, see notes to Form	PCT/ISA/220.	_		
Name and mailing address of the ISA/ US Anthorized officer				
Mail Stop PCT, Attn: ISA/US Commissioner for Patents		Lots. Ventoni	Clef.	
P.O. Box 1450 Alexandria, Virginia 22212 1450				
Facsimile No. (703) 305-3230		Telephone No. (57	1) 272-1700	
form PCT/ISA/237 (cover sheet) (January	2004)			

## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application		

PCT/US04/43096

Box No. I Basis of this opinion
1. With regard to the language, this opinion has been established on the basis of the international application in the language in whit was filed, unless otherwise indicated under this item.
This opinion has been established on the basis of a translation from the original language into the following language which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:
a. type of material
a sequence listing
table(s) related to the sequence listing
b. format of material
in written format
in computer readable form
c. time of filing/furnishing
contained in international application as filed.
filed together with the international application in computer readable form.
furnished subsequently to this Authority for the purposes of search.
In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.  4. Additional comments:
m PCT/ISA/237(Box No. D. (January 2004)
III PC 1/15A/23/(Box No. 1) (January 2004)

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/US04/43096

Box No. V	Reasoned statement under Rule 43 bis.1(a)	(i) with regard to novelty.	inventive step or industrial
	applicability; citations and explanations sup	porting such statement	,

1. Statement		
Novelty (N)	Claims 1-19, 21, 23-29	YES
	Claims 20, 22	NO
Inventive step (IS)	Claims 1-19, 23-29	YES
	Claims 20-22	NO
Industrial applicability (IA)	Claims 1-29	YES
	Claims NONE	NO

### 2. Citations and explanations:

Claims 20 and 22 lack novelty under PCT Article 33(2) as being anticipated by Xue et al. Xue et al teach a continuous polymer fiber that is essentially free of organic solvent and which has an internal cellular or porous structure and a coherent or external skin as claimed.

Claim 21 lacks an inventive step under PCT Article 33(3) as being obvious over Xue et al. Xue et al teach a continuous polymer fiber that is essentially free of organic solvent and which has an internal pore structure and an external skin. Such a discontinuous (or staple) fiber would have been obvious to one of ordinary skill in the art at the time the invention was made in view of Xue et al principally in order to provide a fiber having a desired size.

Claims 1-19 and 23-29 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest an electrospinning process including the use of a pressurized collection vessel (as set forth in independent claim 1); an electrospinning apparatus including a pressurized collection vessel (as set forth in independent claim 23).

Claims 1-29 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.

### NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under Article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions and that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the *PCT Applicant's Guide*, a publication of WIPO.

In these Notes, "Article," "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions, respectively.

# INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after naving received the international search report and the written opinion of the International Searching Authority, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasized that provisional protection is available in some States only (see *PCT Applicant's Guide*, Volume I/A, Annexes B1 and B2).

The attention of the applicant is drawn to the fact that amendments to the claims under Article 19 are not allowed where the International Searching Authority has declared, under Article 17(2), that no international search report would be established (see *PCT Applicant's Guide*, Volume I/A, paragraph 296).

# What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Preliminary Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable. Article 41.

When? Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

## Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How? Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

# What documents must/may accompany the amendments?

#### Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(i)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.